

rights abuser, a country that is expanding its military power, an expansionist in its territory, is this the kind of country that we want to give Normal Trade Relations to?

Mr. Speaker, I believe in free trade. I am a Republican free-trader. But I believe in free trade between free people. If we try to do it the other way around, we are doing nothing but bolstering the regime in power in these dictatorial countries around the world.

How long ago was it? Just a few short weeks ago that 24 military American personnel that were being held hostage by this very same Communist Chinese Government. They, in fact, forced an American surveillance aircraft that was in international waters out of the air in an attempt to murder those 24 American service personnel. Instead, the plane made its way to Hainan Island, luckily; and then they were held hostage for 11 days. That was not so long ago. And now, within a very short period of time, the elected Members of this body are going to vote by a majority to give Normal Trade Relations to that government. That does not make any sense.

Not only were they holding hostage our American military personnel, but we actually have several Americans who are being held right now as we speak, or at least legal residents of the United States, who are being held hostage or being held prisoner by the Chinese, and we are basically talking about giving Normal Trade Relations to a country that is holding Americans, or at least legal residents of our country, holding them illegally, committing torture.

There was a young lady and her daughter who came to our hearing of the Committee on International Relations. Her husband, who is a doctor, a Ph.D., is being held by the Communist Chinese, and her daughter and this lady were begging us: please, please, demand that they bring back my husband, and he is an academic. He is an academic.

The Communist Chinese today are doing what? They are murdering Falun Gong people. Falun Gong, by the way, is nothing more than a meditation cult. I mean, they meditate and they have yoga; and they are being imprisoned by the tens of thousands and hundreds of them are being murdered in jail, hundreds of them. Many of these women, they are being tortured, not to mention Christians, of course, who, if you do not register like the Jews did with the Nazis, if you do not register, you get thrown in a gulag. What happens in China? What happens in China when you get thrown into the gulag? Yes, right back to World War II. Guess what? Their prisoners are worked like animals.

Mr. Speaker, I would suggest that we should not be granting Normal Trade Relations to a country like this. And

when those prisoners are executed, and thousands of them are, China is the execution capital of the world, what does this ghoulish regime in China do? It sends doctors, their doctors out to harvest the organs from the bodies of the prisoners that they have just executed.

Mr. Speaker, I say it is time that we learn our lessons from history, not grant Normal Trade Relations with China, and to make sure we stand up for the rights of our own people and the freedom and dignity of our ex-POWs.

FURTHER MESSAGE FROM THE SENATE

A further message from the Senate by Mr. Lundregan, one of its clerks, announced that the Senate agreed to the following resolution:

S. RES. 130

Resolved, That the House of Representatives be notified of the election of the Honorable Jeri Thomson as Secretary of the Senate.

PERMISSION FOR COMMITTEE ON THE JUDICIARY TO HAVE UNTIL 6 P.M., FRIDAY, JULY 13, 2001, TO FILE REPORT ON H.R. 7, COMMUNITY SOLUTIONS ACT OF 2001

Mr. PLATTS. Mr. Speaker, I ask unanimous consent that the Committee on the Judiciary have until 6 p.m. on Friday, July 13, 2001, to file a report on the bill, H.R. 7.

The SPEAKER pro tempore (Mr. KELLER). Is there objection to the request of the gentleman from Pennsylvania?

There was no objection.

CAMPAIGN FINANCE REFORM

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from Pennsylvania (Mr. PLATTS) is recognized for 5 minutes.

Mr. PLATTS. Mr. Speaker, as a freshman Member of this Chamber, and as one who has supported campaign finance reform and fought for campaign finance reform for close to 10 years, I need to express my great disappointment in the vote that occurred earlier today in which we defeated the rule on campaign finance reform legislation and, thus, have disallowed that legislation from coming forward.

Before I share exactly how I voted, though, I think it is important to share some of my history on this issue and how I live campaign finance reform and not just talk about it.

Over the last 9½ years as a candidate first in the State House and now in Congress, I have never accepted political action committee money. I have limited the amount of money I have spent; I have limited the amount of my personal money I have spent. In fact, in my campaign for Congress a year ago,

I limited my expenditures in the primary to less than \$150,000; and I was outspent five to one by one opponent, three to one by another, two to one by a third opponent. We did grass-roots campaigning; and thanks to the people of my district, we were successful. I ran in that fashion because I believe money is wrongly influencing the governing process, and I think it is time we do better by the people we are elected to represent.

Unfortunately, we did not get that opportunity today; and despite my strong support for campaign finance reform; in fact, in the June 30 reports of this year, I imagine I will probably pretty easily be the Member with the lowest amount, with \$7,000, maybe \$8,000 in my campaign treasury, compared to hundreds of thousands of dollars, because I am not interested in being a fund-raiser, I am interested in being a public servant. But despite that history, despite that I seek not just to preach about campaign finance reform, but to try to practice campaign finance reform, citizens may be surprised to learn that I voted against the gentleman from Connecticut (Mr. SHAYS), the maker of the underlying bill that was to come before the House; I voted against the position of the distinguished Senator from Arizona who wanted a vote against the rule. I think it is important that we discuss why I voted that way, even as an adamant supporter of campaign finance reform.

I would contend that the defeat of the rule and, thus, the disallowance of the bill coming up for a vote is a huge step backwards. What we have done is send the bill back to committee where it may never come out of for the rest of the session; and under the best-case scenario under the rules of this House, it will at least be several months before we get another opportunity to bring it to the floor.

What was the alternative if we had supported the rule and brought it forward? Was it perfect? No. In fact, if I had my druthers, I would go one heck of a lot further than we were proposing to do in the underlying legislation and the amendments. But if we had allowed it to come forward, if we had approved the rule, we would have had the gentleman's bill before this House, a very comprehensive campaign finance reform piece of legislation. We would have had 17 amendments before this House, 12 of which the gentleman from Connecticut (Mr. SHAYS) was preparing to offer. We would have had the opportunity for two substitute campaign finance reform bills to be discussed, debated, and openly voted on in this House. What did we get? Nothing. Not one vote. We got a rule denial that sent it back to committee, and we have lost tremendous ground.

The worst-case scenario that could have occurred if we had supported the rule, that we would move a piece of legislation forward either that was in